

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK**

**IN RE: ORAL PHENYLEPHRINE
MARKETING AND SALES PRACTICES
LITIGATION**

THIS DOCUMENT APPLIES TO:

Initial Streamlined Consolidated New York
Bellwether Class Action Complaint

MDL No. 3089

Case No. 1:23-md-3089

Judge Brian M. Cogan

**NOTICE OF VOLUNTARY
DISMISSAL OF HALEON US
CAPITAL LLC WITHOUT
PREJUDICE PURSUANT TO
FEDERAL RULE OF CIVIL
PROCEDURE 41(A)(1)(A)(I)**

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i), Plaintiffs Sandra Yousefzadeh, Anntwanette Jones, Daniel Calzado, Eli Erlick, John Sloughter, Keith Mortuiccio, Pedro Urena, Kimberly McNulty, and Tatyana Dekhtyar, hereby present notice of the following:

1. Plaintiffs filed their Initial Streamlined Consolidated New York Bellwether Class Action Complaint (“NY Bellwether Complaint”)[ECF No. 200] on May 3, 2024.
2. Pursuant to Rule 41(a)(1)(A)(i), Plaintiffs hereby voluntarily dismiss their claims in the NY Bellwether Complaint only against Haleon US Capital LLC without prejudice to either themselves or to any proposed absent class member. This voluntary dismissal does not affect any other complaint filed against Haleon US Capital LLC other than the NY Bellwether Complaint.
3. Rule 41(a)(1)(A)(i), provides that a Plaintiffs may voluntarily dismiss their complaint without order of the court provided that they file a notice of dismissal prior to the Defendant filing an answer or motion for summary judgment. Defendants Haleon US Capital LLC has not filed an answer or a motion for summary judgment in this case.

Dated: June 3, 2024

Respectfully submitted,

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Plaintiffs' Steering Committee

CERTIFICATE OF SERVICE

I hereby certify that on the 3rd day of June, 2024, I electronically filed the foregoing with the Clerk of Court by using the CM/ECF system which will send a notice of electronic filing to all counsel of record.

/s/ Michael London
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